IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

In re: Shale Oil Antitrust Litigation

This Document Relates to:

In re: Shale Oil Antitrust Litigation

-and-

3Red Partners LLC v. Permian Resources Corporation f/k/a Centennial Resource Development, Inc., et al.

Case No. 1:25-cv-00447

Case No.: 1:24-md-03119-MLG-LF

Judge Matthew L. Garcia

UNOPPOSED MOTION FOR ORDER GRANTING STIPULATED SCHEDULE FOR THE PROPOSED FUTURES & DERIVATIVES CLASS

Plaintiff 3Red Partners LLC ("Plaintiff") respectfully moves this Court to enter the proposed Order Granting Stipulated Schedule for the Proposed Futures & Derivatives Class, attached as Exhibit 1 to this motion. As noted in Paragraph 4 of the attached proposed order, to ensure efficiency and preserve judicial resources, counsel for Plaintiffs and Defendants met and conferred on case management issues, came to agreements on scheduling and preliminary matters, and move the Court to enter the Order that memorializes the parties' stipulations.

In compliance with District of New Mexico Local Rule 7.1(a), counsel for Plaintiffs conferred with counsel for Defendants who concur in the motion.

Respectfully submitted,

PEIFER, HANSON, MULLINS & BAKER, P.A.

/s/ Matthew M. Beck

Matthew M. Beck 20 First Plaza Center, Suite 725 Albuquerque, NM 87102 Tel.: (505) 247-4800 mbeck@peiferlaw.com

KIRBY McINERNEY LLP

Sarah E. Flohr (pro hac vice)
David E. Kovel (pro hac vice)
James A. Isacks (pro hac vice)
250 Park Avenue, Suite 820
New York, NY 10177
Tel.: (212) 371-6600
dkovel@kmllp.com
sflohr@kmllp.com
jisacks@kmllp.com

Anthony F. Fata (pro hac vice)
Cormac H. Broeg (pro hac vice)
211 West Wacker Drive, Suite 550
Chicago, IL 60606
Tel.: (312) 767-5180
afata@kmllp.com
cbroeg@kmllp.com

Counsel for Plaintiff and Putative Class

CERTIFICATE OF SERVICE

I hereby certify that on the 20th day of June 2025, I filed the foregoing using the Court's CM/ECF system, which will send notice of the electronic filing to all counsel of record receiving electronic notifications.

/s/ Matthew M. Beck
Matthew M. Beck